TEACHERS' RETIREMENT BOARD

BUDGETS AND AUDITS COMMITTEE

SUBJECT: Internal Audits Follow-up Status Report

ATTACHMENT(S): 1

ACTION: ___ DATE OF MEETING: February 8, 2001

INFORMATION: X PRESENTER(S): Way Lee

In accordance with Internal Auditing Standards (Standards), we have taken steps to follow-up on prior internal audits performed by the Office of Audits (OOA). Follow-up procedures are required to ascertain that appropriate action was taken on the audit findings or observations identified within final audit reports. At attachment 1 we have provided our quarterly report on the current status of the resolution of our prior audit findings/observations.

The Standards recognize that management is responsible for deciding the appropriate action to be taken in response to reported audit findings and that management may decide to assume the risk of not correcting the reported condition because of cost or other considerations. The Internal Auditing Director is responsible for assessing management's action and determining the nature, timing, and extent of follow-up procedures necessary. In determining the appropriate follow-up procedures for each finding/observation, the Standards allow the Internal Auditing Director to determine whether management's oral or written response shows that action already taken by management is sufficient when weighed against the relative importance of the audit finding.

We indicated the status of our current follow-up efforts for each finding/observation within the last column of the attached report. Corrective action was verified whenever supportive documentation was made available, i.e. when corrective action documents were provided to Office of Audits staff or were presented within Board Agenda material. Also, corrective action was verified, through limited follow-up testing, when deemed necessary due to the significance of a finding/observation. However, as addressed above, for some findings/observations the corrective action reported by management was deemed to be sufficient and therefore did not warrant physical verification.

For those findings/observations that we determined the corrective action to be satisfactory, we identified the status of the finding as requiring no further follow-up at this time. However, at the director's discretion follow-up testing to verify implementation of the corrective action may be performed during the next regular audit of the program or activity in question.

| Auditee | Audit # / Audit Activity | Period Reviewed | Report Issue Date | | Description of Finding/Observation | Resolution or Status of Finding/Observation | F/U Status |
|--|--|----------------------|----------------------|----|---|---|------------------|
| Support Accounting & Business Services, Administra- | #A-95012 SAM 20000 Audit | FY 94/95 to 95/96 | 7/97 | 1. | Properties with acquisition costs of \$5,000 or more are not capitalized in the accounting records. | Concur & corrected. Management developed a project plan to develop and implement procedures for capitalizing and depreciating assets in accordance with GASB 25. | A C R N |
| tion Branch, | | | | 2. | The Fiscal Services Div. inappropriately used the office revolving fund to pay for costs or expenses incurred while training school district payroll staff during the Employer Institute program. | Concur & corrected. Effective 7/1/97, all Employer Institute related expenditures will be budgeted/recorded in the Admin. Mgmt. Unit. A new expense code, 217.02, was established for such expenditures. A budget allotment of \$10,000 and a scheduled reimbursement of \$25,000 were established. | A C R N |
| Survivor Benefits (S/B), Client Benefits and Services Branch | #A-95016 Detecting the Unreported Deaths of Benefit Recipients | 7/95 to 10/98 | 7/99 | 1. | S/B staff did not process the SCO's semi-annual death match reports for the period 10/95 to 4/97. | Concur & corrected. Management has updated operating procedures to provide staff with direction in evaluating, analyzing, and processing the reports. The related workload is being tracked and monitored within the monthly executive report. | A C R N |
| | | | | 2. | S/B did not establish formal timeframes for processing death match listings and did not enforce documentation deadlines, which resulted in untimely resolution of certain death cases. | Concur & corrected. Management has established formal timeframes for working the reports, monitoring cases that exceed timeframes, and stopping benefit payments in a timely manner. | A C R N |

- \boldsymbol{A} Auditee concurred with finding/observation
- C Auditee indicated corrective action has been taken
- **D** Auditee disagreed with finding/observation
- **V** Office of Audits verified corrective action
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| | Activity | Reviewed | Issue Date | 3. | <u> </u> | Concur & corrected. Management will closely monitor and evaluate cases in which payees claim hardship in complying with identity requirements. Overrides of verification requirements will be approved by the Disability and Survivor Benefits Div. Chief and reported monthly to the DCEO. | A C R N |
| Corp. Gov. & External Equities, Investments Branch | #A-96018 / 96020 Audit of External Managers' Evaluation Process | 10/96 to 7/98 | 5/99 | 1. | Management should develop written procedures for liquidating the portfolios of terminated external managers. | Disagree. The existence of the Pool Managers eliminates the need for liquidation procedures in the event of termination of other external managers. | D N |
| Fixed Income, Investments Branch | #A-96019 / 96021 Review of Fixed Income Securities | 7/96 to 10/11/96 | 2/97 | 1. | Some broker/dealers did not meet minimum requirements for broker/dealer selection set forth within CalSTRS' Investment Policy and some broker files did not contain sufficient documentation to verify that requirements were met. | Concur & corrected. A desk manual was created to ensure that the broker file documentation problems are eliminated. | A C V N |
| | | | | 2. | The trade ticket number and the requester's name are not always entered on the Check-Out Log for SELL and BUY tickets. | Concur & corrected. Existing procedures were modified to ensure that the Check-Out Log is thoroughly completed with each transaction. | A C R |

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| Investment Operations, Investments Branch | #A-96023 Cash Receipts & Cash Disbursements | 6/97 to 8/97 | 4/98 | 1. | Checks received by Inv. Ops. are not endorsed prior to being sent to the master custodian for credit to CalSTRS' account. | Concur & corrected. State Street Bank, the master custodian, prepared an endorsement stamp for Inv. Ops. staff to use restrictively for endorsing checks. | A, C, R, N |
| | | | | 2. | Claim schedule <u>file copies</u> do not bear evidence of authorization or approval. | Concur & corrected. Claim schedule file copies are now initialed by the person approving the claim forwarded to the SCO. | A, C, R, N |
| | | | | 3. | Requests to deny access to certain computer applications are not always executed timely. | Concur & corrected. The Inv. Br. began using a new Computer Access Clearance form in 4/98 and implemented procedures for tracking staff's computer access. | A, C R, N |
| Disability Services (D/S), Client Benefits & | #A-96024 Disability Benefit Application Process Audit | CY 1996 | 6/98 | 1. | Standard Operating Procedures for the Disability Services Program have not been updated. | Concur & in progress. See response to Audit #A-97026, Finding 1. | A C |
| Services Branch | / Yudit | | | 2. | Sufficient documentation is not being obtained to verify the financial dependency of a member's child at the time of application. Auditor recommended that current law be reviewed for proper compliance and that necessary procedures be implemented. | Disagree. Staff use the child's age and the member's certified signature on the application to verify financial dependency. However, management does recognize that there are situations for which further documentation is needed. | D N |

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| | | | | 3. | CalSTRS uses the postmark date, rather than the CalSTRS receipt date to record the date an application is received. | Concur & corrected. A policy to use only the application "receipt date" has been instituted. | A, C, R, N |
| Admin. Serv. Div., Admin. Br., & Accounting Div., Information & Financial Systems Br. | #A-96025 Financial & Management Reporting Process | 7/96 to 1/97 | 1/13/98 | 1. | Claim Schedules prepared in Support Acctng. did not reflect the signature of the person authorized to provide approval. | Concur & corrected. Staff have been separating the file copy of the claim schedules (C/S) prior to obtaining a signed approval of the claim. Consequently, there was no evidence of approval on the C/S file copies housed in Support Acctng. Staff have been instructed to sign the complete claim schedule upon their review/approval prior to separating the C/S copies. | A C R N |
| (D/S), Client Adjustmen Benefits & Disability I Services Br. (aka Disabi | #A-97026 Payments & Adjustments of Disability Benefits (aka Disability Benefits Audit) | 1/96 to 9/97 | 8/98 | 1. | The D/S section has not developed or updated written policies and procedures to identify its current critical processes and related activities. | Concur & in progress. Policies and procedures have been completed in draft form and will be finalized once the DITO and START systems are fully deployed. D/S intends to eventually deploy all policies and procedures electronically via an Intranet or LAN server. | A, C, R, N A C R |
| | | | | 2. | When adjusting some members' final compensation benefits, staff must override existing information in order to calculate | Concur & corrected. According to the START system experts, over-ridden data will continue to exist in the START environment. Similar to IDMS, there will | C R |

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| | Activity | Reviewed | Issue Date | the adjusted compensation amount. Over-ridden data will not be picked up by the system once START is implemented. continue to be occasions when staff will need to override the calculator. For example, overrides are needed for calculations of part-time and/or non-consecutive years and for Option 8 benefit calculations. | |
| | | | | 3. Staff did not always date and initial the calculation forms used to document their manual calculation of members' final compensation amounts. Concur & corrected. All calculation technicians are currently signing and dating the manual calculation forms. Staff is working to deploy all D/S forms on the Intranet. The version control functionality of the software allows for author, version and date control for each document. This will provide an unalterable historical audit trail for the forms. | R |
| Alternative Investments, Investments Branch | Investments, Alternative Investments | 12/98 | 1. The Alternative Investments Policy was not revised to reflect the current environment of the Alt. Inv. unit and did not provide guidelines for the portfolio structure. Concur & corrected. The Alternative Investments Policy & Procedures Manual was revised and approved by the Inv. Comm. at the 6/3/98 meeting. | A C V N | |
| | | | 2. The partnership legal file is not always consulted to determine the actual fund size of the investment prior to preparing the Alternative Concur & corrected. All partnership agreements have been reviewed to validate the fund size. Written documentation was obtained to support general partner's | | |

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| | | | | Investment Status Report. | commitments. Staff are reviewing each fund to obtain a final closing set of documents. The monthly status report, effective 5/98, identifies commitments in international funds and footnotes currency conversion information. | |
| | | | | 3. Some funds' management fees are inappropriately being capitalized and are not being recognized as an expense. | Concur & corrected. Staff have identified all inappropriately capitalized fees, have adjusted the commitment amount for each partnership, and have obtained Inv. Comm. approval of the increased commitments. | A C V N |
| | | | | 4. Staff are processing capital call requests and wiring funds to partnerships prior to verifying the authenticity of the request. Funds are released based on facsimiles and photocopies of capital call notices. Notices are not always signed by authorized personnel. Also, verbal confirmations, from the general partner, are not always obtained and/or documented on the request. | Concur & corrected. New partnership agreements include the name and specimen signature of authorized personnel. Staff have been instructed to obtain verbal confirmation of all capital call requests and document the confirmation, prior to wiring funds. | A C R N |

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| | | | | 5. | | (a) Concur & corrected. The Internal Equity | A |
| | | | | | within the internal control system | unit, within the Inv. Br., now manages | C |
| | | | | | over CalSTRS' Alt. Inv. Function. | the sale of stock and performs a | R |
| | | | | | (a) The Alt. Inv. unit does not | secondary level of review for all sale | N |
| | | | | | have adequate separation of | recommendations. The stock | |
| | | | | | duties over its stock process, | distribution and accounting process is | |
| | | | | | including stock monitoring, sales, | performed within the Alt. Inv. Unit and | |
| | | | | | and distribution activities. | activities are reported to Int. Eq. | |
| | | | | | (b)The Inv. Br. does not maintain | (b) Disagree. Int. Eq. staff currently | D |
| | | | | | an independent record of (Alt. | monitor custodial records of stock (held | N |
| | | | | | Inv. portfolio) stock held by the | by custodian) and reconcile differences | |
| | | | | | master custodian or by brokers. | with the custodian. All stock is now | |
| | | | | | (c)The gain or loss from stock | transferred to the custodian with none | |
| | | | | | sales is not included within the | being held by the broker. | |
| | | | | | Alt. Inv. Monthly Report to the | (c) Concur & corrected. The stock assets | A |
| | | | | | Inv. Comm. | have been transferred to a new portfolio | C |
| | | | | | | as of 11/1/2000. The Alternative | R |
| | | | | | | Investment director and CIO can | N |
| | | | | | | measure the performance of this | |
| | | | | | | portfolio on a monthly basis. | |
| | | | | | | Performance will be reported to the | |
| | | | | | | Investment Committee on a quarterly | |
| | | | | | | basis in closed session. | |
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| Fixed Income, Investments Branch | #A-98029 Securities Lending Program | CY 1998 | 2/00 | Note: Observations identified within the audit report were grouped into the following four categories: 1. Monitoring: | Management assigned additional staff to the | |
| | | | | 1. Monitoring: Staff could improve monitoring activities and provide more oversight of S/L agents' | Management assigned additional staff to the program starting the 4 th quarter of FY 99/00 to review agents' compliance contracts and policies. | |
| | | | | compliance with contract and program policy requirements. Specifically, staff should more | (a) Concur & corrected. Agents' daily collateral value reports are being closely tracked and monitored. | A, C, V, N |
| | | | | closely monitor: (a) agents' daily collateral margin maintenance, | (b) Concur & corrected. A checklist is now being utilized to monitor the agent's submission of financial reports. | A, C, R, N |
| | | | | (b) agents' submission of financial reports, and (c) evidence regarding agents' reevaluations of borrowers' creditworthiness. (d) Staff should more thoroughly | (c) Concur & in progress. Staff have completed negotiating two contracts including standardized report formats. They anticipate that the other two contracts will be completed by the end of February 2001. | A, C |
| | | | | monitor agents' S/L program result reports and (e) document their review and use of external reports provided by | (d) Agents have been directed to perform monthly reconciliations with the custodian and to submit audit reports covering their internal controls. | A, C, R, N |
| | | | | the S/L consultant. | (e) Concur & corrected. The consultant's reports are being more fully monitored and documented for follow-up. | A, C, R, N |

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| | Activity | Reviewed | Issue Date | 2. Reporting: (a)S/L program results were not always reported accurately within monthly reports to the CIO & Inv. Comm. due to the variety of reporting formats used by each of the S/L agents. (b)Also, the format used to report monthly results to the Inv. Comm. is inconsistent in that monthly program earnings are excluded. | (a) Concur & in progress. Staff have completed negotiating two contracts including standardized report formats. They anticipate that the other two contracts will be completed by the end of February 2001. Previous reporting errors have been resolved and corrected. (b) Disagree. The format used by the CIO to report monthly program results to the Inv. Comm. was one requested by the Inv. Comm. itself. | A, C |
| | | | | 3. Procedures: Staff should develop new or enhance existing procedures/guidelines for some key processes. This includes: (a) enhancing guidelines for (internal) management of cash collateral portfolios, (b) developing custodial instructions for holding back a portion of all loanable assets, and (c) maintaining existing procedures regarding the recall and voting of loaned securities. | (a) Concur & in progress. Upon completion of the contract process, staff will update both the Procedures and Desk Manual to reflect any changes. (b) Concur & corrected. Staff will consider developing more formal procedures if/when additional agents are added. (c) Concur & in progress. Upon completion of the contract process, the updated S/L or Corporate Governance manuals will address recall and voting of loaned securities. | A, C, A, C, R, N A, C |

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|-----------|--------------------------|--------------------|----------------------|---|---|----------------------|
| | Activity | Reviewed | Issue Date | 4. Agent Contracts: (a) S/L agents' contract language is not standardized with regard to earnings requirements and reporting format requirements. (b) Indemnification clauses could be strengthened. (c) Agents could be provided with more specific guidelines regarding their mark-to-market activities, (d) borrower selection criteria, and (e) management of cash collateral investments. | (a) Concur & in progress. Staff have completed negotiating two contracts including standardized report formats. They anticipate that the other two contracts will be completed by the end of February 2001. (b) Concur & in progress. Upon negotiating new contracts, staff will continue to seek all opportunities to mitigate risks associated with S/L. (c) Concur & corrected. Agents are using a new process for transmitting daily collateral level data. (d) Concur & in progress. Staff have completed negotiating two contracts including standardized report formats. They anticipate that the other two contracts will be completed by the end of February 2001. (e) Disagree. Staff closely monitor agents' investment activities but management is reluctant to dictate specific investment guidelines to agents since it could hinder agents' abilities to implement their (own) investment strategies. | A, C A, C, V, N A, C |

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| Service Retirements Div., Client Benefits & Services Br. | #A-99032 Inactive Member Accounts | 7/94 to 3/99 | 3/00 | 1. | | Concur & in progress. The Service Retirements (SR) Division is using various Internet websites as a tool to locate inactive members approaching 70 ½ years of age. In addition, the SR Division is researching the feasibility of using resources similar to the Survivor Benefits Division to locate deceased members including the Berwyn group and SCO. The results will be available after the Feb. – April 2001 inactive member location effort. | A C |
| | | | | 2. | One staff member who had access to inactive member account data was assigned incompatible computer functions within CalSTRS' information system. | Concur & corrected. The staff member's access to various computer functions has been realigned. | A, C, R, N |
| | | | | 3. | The Service Retirements Div. does not have adequate internal controls to ensure that inactive member refunds are made only to those members entitled to the refund. | Concur & in progress. Based on a survey of industry best practices of similar retirement systems, an issue memo will address approaches to obtaining independent third party verification of identity. Policies and procedures will be developed and implemented by July 31, 2001. | A C |

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